



October 17, 2019

Mark Wejkszner, Air Quality Program Manager PADEP – Northeast Regional Office 2 Public Square Wilkes-Barre, PA 18701

Tracking Number: 1Z 642 A3R 01 9253 2743

Air Enforcement & Compliance Assistance - NSPS Air Protection Division, US EPA Region III 1650 Arch Street (3AP00) Philadelphia, PA 19103

Tracking Number: 1Z 642 A3R 01 9138 9320

RE:

Susquehanna Gathering Company I, LLC

Annual Compliance Report - 40 CFR 60 Subparts 0000 & 0000a

Reporting Period: August 3, 2018 - August 2, 2019

To Whom It May Concern:

Susquehanna Gathering Company I, LLC (SGC) hereby submits the annual compliance report for affected facilities subject to New Source Performance Standards (NSPS) 40 CFR 60 Subpart 0000 and Subpart 0000a. Compliance reports for SGC's affected facilities under both Subparts (as applicable) are hereby submitted in a consolidated report by October 31, 2019, which covers the reporting period from (August 3, 2018 – August 2, 2019).

Required information for the Subpart 0000/0000a affected facilities operated by SGC, including reciprocating compressors, compressor station fugitive component leaks and repairs, and a summary of any deviations, is included with this report. At this time, SGC does not operate any well affected facilities, centrifugal compressor affected facilities, pneumatic controller affected facilities¹, storage vessel affected facilities², processing unit affected facilities, or sweetening unit affected facilities as defined under Subparts 0000 or 0000a.

Should you have any questions regarding this report, please contact me by phone at (412) 310-9026 or by email at kimberly.walker@dteenergy.com.

Respectfully,

Kimberly A. Walker DTE Midstream

Attachments

¹ SGC does operate pneumatic controllers constructed after September 18, 2015, but they are either intermittent or continuous low-bleed devices < 6 scf/hr, or are powered by air. As such, they are not pneumatic controller affected facilities as defined under the rules.

² SGC does operate storage vessels constructed after September 18, 2015, but VOC emissions from these vessels are < 6 tons/yr. As such, they are not storage vessel affected facilities as defined under the rules.